

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

**ADA N. LOPEZ and ANGE L. RAMOS by
themselves, representing their conjugal
partnership and in representation of their
minor son D.R.**

Plaintiffs

v.

UNITED STATES OF AMERICA

Defendant

v.

**CENTRO MEDICO DEL TURABO, INC.
d/b/a HOSPITAL HIMA SAN PABLO
HUMACAO**

Third Party Defendant

CIVIL NO.: 19-1219 (DRD)

FEDERAL TORTS CLAIMS ACT

MEDICAL MALPRACTICE

**JOINT INFORMATIVE MOTION REGARDING SETTLEMENT NEGOTIATIONS
AND PENDING DISCOVERY**

TO THE HONORABLE COURT:

COME now **THE PARTIES**, through the subscribing attorneys who very respectfully
STATE, ALLEGE and PRAY:

1. The parties are actively discussing alternatives for settlement in the caption case.
However, in compliance with this Honorable Court's Order at Docket #82, the
parties inform that they have selected the following dates to conduct the pending
discovery: December 7, 8, 21; January 19, 25, 31; February 1.
2. Finally, the parties propose the following dates for Trial: April 4-20, 2022.

WHEREFORE, it is respectfully requested that the discovery plan provided herein **BE NOTED**.

I HEREBY CERTIFY: That on this same date I electronically filed the foregoing document with the Clerk of the Court for the District of Puerto Rico, through the CM/ECF system, which will provide notification of this filing to all the parties involved in the present case.

RESPECTFULLY SUBMITTED

In San Juan, Puerto Rico, this 12 day of November 2021.

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